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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/792,116	03/02/2004	. Charlton E. Lui	MS 73264.02/40062.0059USC	3903
27488 7590 05/02/2007 MERCHANT & GOULD (MICROSOFT) P.O. BOX 2903			· EXAMINER	
			ARMSTRONG, ANGELA A	
MINNEAPOLIS, MN 55402-0903			ART UNIT	PAPER NUMBER
			2626	
			MAIL DATE	DELIVERY MODE
			05/02/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)				
Office Action Summary	10/792,116	LUI ET AL.				
Office Action Cummary	Examiner	Art Unit				
The MAILING DATE of this communication app	Angela A. Armstrong	2626				
Period for Reply	dears on the cover sheet with the c	orrespondence address				
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailin earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from e, cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 2/16	<u>/07</u> .					
2a)⊠ This action is FINAL . 2b)☐ This	This action is FINAL . 2b) This action is non-final.					
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under l	Ex parte Quayle, 1935 C.D. 11, 45	53 O.G. 213.				
Disposition of Claims						
4) Claim(s) 1-7,9-20 and 22-39 is/are pending in	the application.					
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-4,9-17,22-30 and 35-39</u> is/are reject	c)⊠ Claim(s) <u>1-4,9-17,22-30 and 35-39</u> is/are rejected.					
7) Claim(s) <u>5-7,18-20 and 31-33</u> is/are objected						
8) Claim(s) are subject to restriction and/o	or election requirement.					
Application Papers						
9) The specification is objected to by the Examine	er.					
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11)☐ The oath or declaration is objected to by the E	xaminer. Note the attached Office	Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
 12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document * See the attached detailed Office action for a list 	ts have been received. ts have been received in Applicat prity documents have been receive tu (PCT Rule 17.2(a)).	ion No ed in this National Stage				
Attachment(s) 1) Notice of References Cited (PTO-892)	4) 🔲 Interview Summary					
Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	Paper No(s)/Mail D 5) Notice of Informal F 6) Other:					

DETAILED ACTION

Claim Rejections - 35 USC § 101

1. 35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

- 2. Claims 1-4, 9-17, 22-30, and 35-39 are rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter.
- 3. Claims 1-4, 9-17, 22-30, and 35-39 define non-statutory processed because they merely manipulate an abstract idea. The claimed process, a series of steps to be performed by a computer, amounts to a manipulation of an abstract idea since the process fails to provide any pre- or post- computer process activity, since the claims include limitations "if the software application is voice-aware, embedding the voice data within associated data in the software application stored on a tangible computer readable media; and if the application is not voice-aware, triggering a voice note application to record and store the voice data on the computer readable medium," and the process step of if the software application is voice-aware, embedding the voice data within associated data in the software application stored on a tangible computer readable media does not require any pre-computer or post computer activity, when the condition is true, the claimed process merely manipulates an abstract idea.

Allowable Subject Matter

4. Claims 5-7, 18-20, and 31-33 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Response to Arguments

5. Applicant's arguments filed February 16, 2007, have been fully considered but they are not persuasive. Applicant argues the invention recited in claims 1, 14, and 27 produces a useful, tangible, and concrete result and therefore is statutory subject matter under section 101. The Examiner cannot concur and argues the claimed processes of the invention, a series of steps to be performed by a computer, amounts to a manipulation of an abstract idea since the process fails to provide limitations drawn to pre- or postcomputer process activity, since the claims include limitations "if the software application is voice-aware, embedding the voice data within associated data in the software application stored on a tangible computer readable media; and if the application is not voice-aware, triggering a voice note application to record and store the voice data on the computer readable medium," and the process step of if the software application is voice-aware, embedding the voice data within associated data in the software application stored on a tangible computer readable media does not require any pre-computer or post computer activity, when the condition is true, the claimed process merely manipulates an abstract idea.

Application/Control Number: 10/792,116

Art Unit: 2626

Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Angela A. Armstrong whose telephone number is 571-272-7598. The examiner can normally be reached on Monday-Thursday 11:30-8:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Patrick Edouard can be reached on 571-272-7603. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Application/Control Number: 10/792,116 Page 5

Art Unit: 2626

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Angela A Armstrong Primary Examiner Art Unit 2626

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AAA April 30, 2007